Docket No. 218162US0X

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: Mechthild RIEPING, et al.

SERIAL NO: 10/076,416

GAU:

1656

FILED:

February 19, 2002

EXAMINER: STEADMAN, DAVID J.

FOR:

PROCESS FOR THE FERMENTATIVE PREPARATION OF L-AMINO ACIDS USING

ENTEROBACTERIACEAE STRAINS WITH ATTENUATED POXB GENES

TERMINAL DISCLAIMER

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

SIR:

Now comes the undersigned, Attorney of Record in the present application, who avers as follows:

EVONIK DEGUSSA GMBH, is the owner of the entire right, title and interest in and to the invention claimed and disclosed in the above-captioned patent application by virtue of assignment, said Assignment having been recorded in the U.S. Patent and Trademark Office at reel no. 020555, frame(s) 0960.

EVONIK DEGUSSA GMBH, hereby disclaims the terminal part of any patent granted on the above-captioned application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173 as presently shortened by any terminal disclaimer of U.S. Patent Nos. 7,759,094, 7,504,242, 6,759,218 and 7,205,131, and hereby agrees that any patent so granted on said above-captioned application shall be enforceable only for and during such period that it and Patent Nos. 7,759,094, 7,504,242, 6,759,218 and 7,205,131 are commonly owned. This agreement runs with any patent granted on the above-captioned application and is binding upon the grantee, its successors or assigns.

EVONIK DEGUSSA GMBH, does not disclaim any terminal part of any patent granted on the above-captioned application that would extend to the full statutory term as defined in 35 U.S.C. 154 and 173 as presently shortened by any terminal disclaimer of U.S. Patent Nos. 7,759,094, 7,504,242, 6,759,218 and 7,205,131 in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321(a), has all claims canceled by a reexamination certificate, is reissued, or is otherwise terminated prior to the expiration of its statutory term as presently shortened by any terminal disclaimer, except for the separation of common ownership stated above.

Respectfully Submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, L.L.P.

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